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Watch Cleaning \$1, mainspring \$1
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HATCHING SEASON IN HAWAII**ZIEGFELD HIT WHILE TALKING WITH ACTRESS**

[By Latest Mail]

NEW YORK.—Florenz Ziegfeld, prominent as a theatre manager and formerly the husband of Anna Held, the actress is nursing several slight bruises on his face and head today, as the result of an attack made upon him by a man, said to have been Frederick Greshelmer, the husband of Lillian Lorraine, an actress who has been under Mr. Ziegfeld's management. The incident is said to have occurred at the door of a restaurant in Broadway, near Forty-second street, and many persons told of witnessing it. Mr. Ziegfeld attested to the truth of the story of the attack, and added he thought Greshelmer must have attacked him under a misapprehension.

A taxicab drew up to the curb, it is said, and Miss Lorraine beckoned from within to Mr. Ziegfeld, who was standing on the sidewalk in conversation with a friend. Those who were near said Mr. Ziegfeld and the actress were discussing theatrical affairs, when suddenly a cane was brought down upon Mr. Ziegfeld's hat.

Mr. Ziegfeld staggered, then recovered, and was about to strike back when Miss Lorraine screamed: "Oh, Freddie, don't, don't."

Miss Lorraine was successful in preventing further hostilities. No one has come forward with an explanation of Mr. Greshelmer's reasons for attacking the manager.

WOMEN FAVOR GREEN FAMILY UNIONISM IN ENGLAND IS TRIFLE THIRTY

[By Latest Mail]

NEWCASTLE, Eng. — At the annual congress of the Women's Cooperative Guild, held at Newcastle, a resolution was passed providing that it should be a condition of employment in cooperative societies that all employees, both men and women, should belong to a trade union.

The mover, Mrs. Barton, declared that this did not involve compulsion; it meant real cooperative effort. A non-unionist was often a person who only needed a very little persuasion to come inside. After some discussion, the resolution was passed with about 25 dissentients.

On the question of adult suffrage a resolution was moved by Mrs. Essery of Plymouth, calling on every guild branch to redouble its efforts on behalf of women's suffrage, and to press persistently on their members of parliament that a government measure of adult suffrage was the only just and practical solution of the question.

Adult suffrage meant equal rights, one man one vote, one woman one vote. It was said, remarked the speaker, that women did not want the vote, but they did, and particularly the married women. The resolution was carried with 31 dissentients.

The continued and even extended popularity of the Queen Mother Alexandra of England has made Queen Mary more bitter than ever against her mother-in-law.

[By Latest Mail]

BAR HARBOR, Me.—Mrs. H. Astor Wilkes, daughter of Mrs. Hetty Green, the richest woman in the world, with her husband, is spending the summer at Bar Harbor, and there are few summer sojourners who are spending less money. Mr. and Mrs. Wilkes occupy two rooms with a bath at the Newport, a moderate-priced hotel, where they live quietly. They own no string of automobiles or private yachts, but usually walk.

Mrs. Wilkes, like her mother, cares nothing about the latest style in dress. She wears gowns that women of moderate means would not. Their apartment is not over-popular with the bell-boys and hotel attaches, because there are no fat tips. One boy who answers calls confessed he had received 30 cents in all. Few guests in the hotel have the courage to follow this precedent.

To the victor belongs the privilege of paying the freight.

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HILLO NOTES

[Special Star-Bulletin Correspondence]

Theo H. Davies & Company were the largest buyers of the Ponahawai lots on Front street at the territorial auction sale of this property conducted Wednesday morning by Land Agent Williams at the court house. The sale was well attended by representative business men of Hilo and the bidding from the beginning was spirited. The lots will be used for warehouse purposes. The Davies people bought five lots, one of which was bid in by the First Trust Company, who were also buyers of another lot.

Suit for recovery of \$24,392.44 damages from Hawaii county has been instituted by the Halawa Plantation who claim in their complaint that due to the carelessness of road employees about ninety acres of the sugar cane were destroyed by a fire which was started to burn rubbish.

The complaint sets forth that on October 18, 1912, E. S. Koolau, Kahinu, Anala Kala, Boniface Poe, Nalhe Kukul, Joseph Puna and Kahol Kealoa were working for the county on a public highway between Makapala and Halawa and that they carelessly, negligently and wrongfully kindled a fire for the purpose of burning rubbish and did not use proper care in controlling it and that it spread and set fire to the cane, for which they wish to receive damages. They further aver that owing to the state of the wind and weather and the dryness it was dangerous to light a fire and that on that account the rubbish fire spread to the cane lands.

Action to recover county money from Supervisor John A. Kealoa, which he is believed to have dishonestly appropriated while he was a road supervisor, was brought Wednesday in the district court by Attorney Breckins, acting for the Hawaii probe commissioners. The sum for which suit was instituted is \$200, which is claimed he received for crushed rock and never turned in to the county.

The suit was set for hearing yesterday morning but Kealoa appeared in court without an attorney and asked that the case be continued for one week in order to permit him to retain the services of a Honolulu lawyer. The case was postponed until next Thursday.

Another civil suit filed by the commissioners is against the Volcano stables for \$200, which it is claimed they were illegally paid for rent service of an automobile and later credited to the automobile account of former Supervisor James Lewis.

The case was postponed until this morning when called in the district court yesterday, Attorney Majors appearing in court and asking that the name of C. S. Carlsmith be entered as the defending attorney. It was stated by the commissioners Wednesday that the stables people did not desire to have this case go to trial and that they were willing to settle it, if it was held they were liable.

Sheriff Pua is another who is said by the commissioners to have received credit on his auto account with the stables by having a traveling expense bill rendered to the county for an amount approximating \$400. The commissioners also intend to bring suit against the stables to recover this amount if it is not settled out of court.

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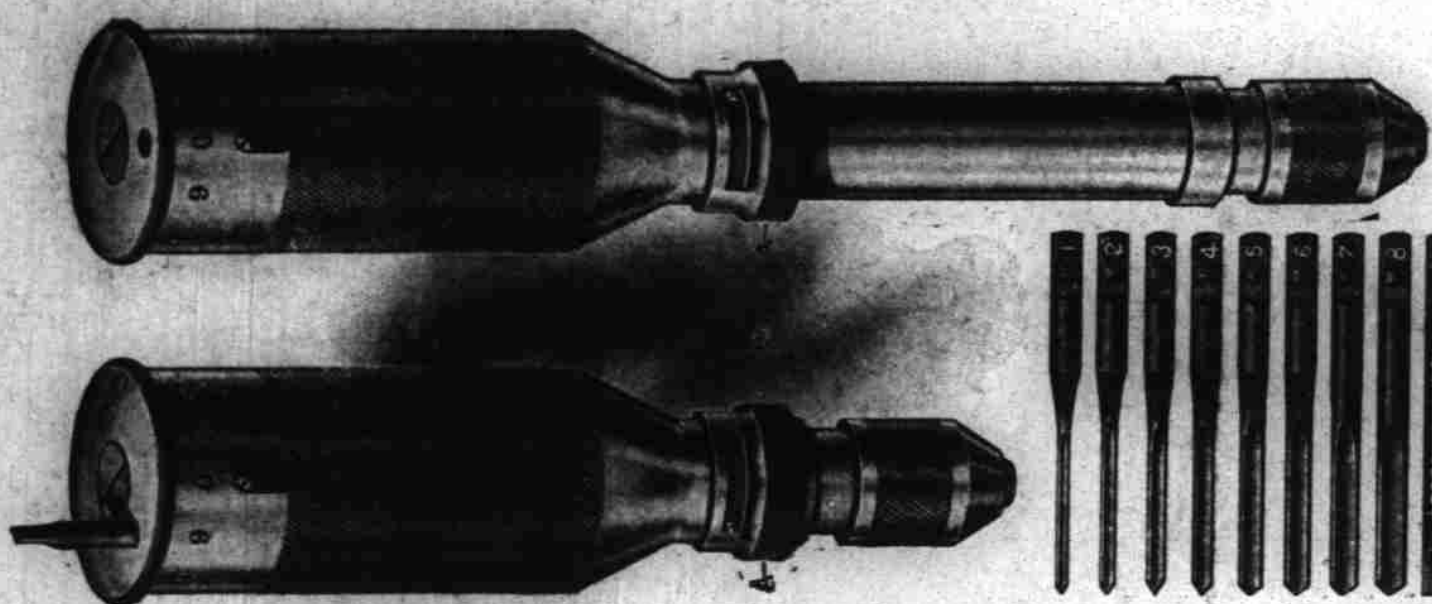
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